The Honorable Samuel J. Steiner 1 Chapter 7 Hearing Date: May 15, 2009 2 Hearing Time: 9:30 a.m. Hearing Location: Seattle, WA 3 Response Due: May 8, 2009 4 5 6 7 8 UNITED STATES BANKRUPTCY COURT 9 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 10 IN RE: Case No. 09-10318-SJS 11 Rupanjali Snowden, DECLARATION OF CHRISTINA 12 LATTA HENRY IN SUPPORT OF MOTION FOR SANCTIONS AGAINST 13 Debtor(s). CHECK INTO CASH FOR WILLFUL VIOLATION OF THE AUTOMATIC 14 STAY UNDER 11 U.S.C. § 362(k)(1) 15 16 I, Christina Latta Henry, declare as follows: 17 1. I am the attorney for the Debtor in the above-referenced case. I have personal 18 knowledge of the facts described herein and if called upon to testify to the truth thereof, I could and 19 would do so. 20 2. Debtor listed Check Into Cash as a creditor on Schedule F of her bankruptcy 21 petition. 22 3. The amount of Check Into Cash's claim was listed as \$575 on Schedule F. 23 4. On January 22, 2009, a Notice of Chapter 7 Bankruptcy Case was mailed to 24 Check Into Cash by the United States Bankruptcy Court, Western District of Washington, on 25 Debtor's behalf. A copy of the Certificate of Notice is attached hereto as **Exhibit A**. 26 27 DECLARATION OF CHRISTINA LATTA HENRY IN SEATTLE DEBT LAW, LLC SUPPORT OF MOTION FOR SANCTIONS AGAINST 705 SECOND AVE, SUITE 501 CHECK INTO CASH FOR WILLFUL VIOLATION OF SEATTLE, WASHINGTON 98104 telephone (206) 324-6677 fax (877) 562-5148 THE AUTOMATIC STAY UNDER 11 U.S.C.\( \} 362(k)(1) - 1

Ent. 04/09/09 15:59:03

Pg. 1 of 2

Case 09-10318-MLB Doc 18 Filed 04/09/09

1	5. I have communicated with Check Into Cash on several occasions, via fax and
2	telephone, both before and after Debtor filed her bankruptcy petition. Representatives of Check
3	Into Cash told me they had received notice of Debtor's bankruptcy and that they had forwarded
4	the notice to their corporate headquarters.
5	
6	UNDER PENALTY OF PERJURY, I DECLARE I HAVE READ THIS STATEMENT
7	AND TO THE BEST OF MY KNOWLEDGE BELIEVE IT IS TRUE.
8	EXECUTED this 9th day of April, 2009 at Seattle, Washington.
9	Zizze i izz una yur ung of ripin, 2009 ut sentite, i ushington
10	
11	/s/ Christina Latta Henry Christina Latta Henry
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
7.7	

DECLARATION OF CHRISTINA LATTA HENRY IN SUPPORT OF MOTION FOR SANCTIONS AGAINST CHECK INTO CASH FOR WILLFUL VIOLATION OF THE AUTOMATIC STAY UNDER 11 U.S.C.§ 362(k)(1) - 2